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18 Insurance Company*

19 **UNITED STATES DISTRICT COURT**
20 **DISTRICT OF NEVADA**

21 FONZIE LEE JOHNSON, an individual,

CASE NO.: 2:24-cv-01781

22 Plaintiff,

**JOINT STIPULATION OF
DISMISSAL OF RESOLUTION LIFE
GROUP HOLDINGS LTD AND
VOYA FINANCIAL, INC.**

23 vs.

24 SECURITY LIFE OF DENVER INSURANCE
25 COMPANY; RESOLUTION LIFE GROUP
26 HOLDINGS LTD; VOYA FINANCIAL, INC.;
27 DOE INDIVIDUALS I THROUGH X; ROE
28 ENTITIES I THROUGH X, INCLUSIVE,

[ECF No. 6]

Defendants.

Pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(ii), Plaintiff Fonzie Lee Johnson and Defendant Security Life of Denver Insurance Company stipulate as follows:

Security Life of Denver Insurance Company is the successor in interest to Southland Life Insurance Company, the issuer of policy No. 0600075639 (the “Policy”), as the surviving entity in a merger with Southland in 2004. Any contractual obligations are the sole responsibility of Security Life of Denver. Voya Financial, Inc. and Resolution Life Group Holdings LTD were not involved in the issuance or administration of the Policy and have no responsibility for any

1 contractual obligations arising from the Policy. Accordingly, Plaintiff and Security Life stipulate
2 that Voya Financial, Inc. and Resolution Life Group Holdings LTD are dismissed without
3 prejudice from this action.

4 Dated: September 27, 2024

Respectfully submitted,

5 By: /s/ Shawanna L. Johnson
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10 *Attorneys for Defendant Security Life of
Denver Insurance Company*

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13 **Order**
14 Based on the parties' stipulation and with good cause appearing, **IT IS HEREBY**
15 **ORDERED** that all claims against Voya Financial, Inc. and Resolution Life Group Holdings
16 LTD are dismissed without prejudice from this action. **The Clerk of Court is directed to**
17 **TERMINATE those defendants as parties.**

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United States District Judge
21 Dated: October 2, 2024
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